

COURT OF APPEALS

SECOND DISTRICT OF TEXAS

CHIEF JUSTICE TERRIE LIVINGSTON

JUSTICES

LEE ANN DAUPHINOT
ANNE GARDNER
SUE WALKER
BOB McCOY
BILL MEIER
LEE GABRIEL

TIM CURRY CRIMINAL JUSTICE CENTER 401 W. BELKNAP, SUITE 9000 FORT WORTH, TEXAS 76196

TEL: (817) 884-1900

FAX: (817) 884-1932

www.2ndcoa.courts.state.tx.us

CLERK DEBRA SPISAK

CHIEF STAFF ATTORNEY LISA M. WEST

May 30, 2013

W. Weir Wilson Wilson, White & Doby, LLP 900 Monroe St., Ste. 400 P.O. Box 17178 Fort Worth, TX 76102

Mark C. Lane Law Office of Mark C. Lane 6115 Camp Bowie Blvd., Ste. 140 Fort Worth, TX 76116 * DELIVERED VIA E-MAIL *

Court Reporter, 231st District Court Tarrant County Family Law Center 200 E. Weatherford St. Fort Worth, TX 76196 * DELIVERED VIA E-MAIL * Civil District Clerk, Tarrant County Tim Curry Criminal Justice Center 401 W. Belknap St., 3rd Floor Fort Worth, TX 76196 * DELIVERED VIA E-MAIL *

David Frishman 5723 Highway Blvd PO Box 637 Katy, TX 77494-1204

RE: Court of Appeals Number: 02-13-00184-CV

Trial Court Case Number: 231-503084-11

Style: Dan Dees

٧.

Sarah Marie Dees and David Vernon Dees

The court has received a copy of the notice of appeal in this case. See Tex. R. App. P. 25.1(e). y

We have not received a docketing statement. See Tex. R. App. P. 32.1. Therefore, the appellant' is directed to file a docketing statement no later than **Monday**, **June 10**, **2013**, or as soon as practicable thereafter. If you cannot file a complete docketing statement at that time for good cause, you are directed to send a letter to the clerk explaining your reasons for not timely filing the statement and when you expect to file the statement.

02-13-00184-CV May 30, 2013 Page 2

A filing fee of \$175.00 is required by appellant. See Tex. R. App. P. 5 and Texas Supreme Court Order of August 28, 2007 regarding fees to be charged in civil cases. If the \$175.00 is not paid by Monday, June 10, 2013, the case is subject to DISMISSAL per Tex. R. App. P. 42.3(c).

NOTE TO APPELLANT: At or before the time for perfecting the appeal, you must request in writing that the official reporter prepare the reporter's record. The request must designate the exhibits to be included. A request to the court reporter must also designate the portions of the proceedings to be included. You must also file a copy of this request with the trial court clerk. See Tex. R. App. P. 34.6.

NOTE TO COURT REPORTER: You must file the reporter's record in this court within 60 days after the date the judgment is signed; OR 120 days if a timely motion for new trial is filed; OR 10 days after the notice of appeal is filed if this is an accelerated appeal; OR 30 days after the notice of appeal is filed in a restricted appeal. See Tex. R. App. P. 35.1. If you were not the court reporter in this case, or if additional court reporters took testimony in this case, please advise the court in writing immediately.

In addition, please be advised that amended local rules were effective June 1, 2012. Local Rule 6 Reporter's Record states that "Each volume of the reporter's record shall comply with the requisites established by the Texas Rules of Appellate Procedure, the Local Rules for the Second Court of Appeals, and the Uniform Format Manual for Texas Court Reporters. In addition, except by permission of this court for good cause shown, any printed record filed with this court shall contain the record on computer diskette, CD, or DVD form in ASCII format or other computer readable format preapproved by this court. Said diskette, CD, or DVD shall be affixed to the inside of the back cover of the final volume of the printed reporter's record of testimony in such manner as to be secure but easily removable for use." This court's local rules may be found on our website at www.2ndcoa.courts.state.tx.us.

Respectfully yours,

DEBRA SPISAK, CLERK

Debra Spisak

By: Kent Moore, Deputy Clerk